IN THE UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

ALENA PAVLUCHENKO d/b/a ELLEN PAUL ART,

Plaintiff, Case No.: 1:25-cv-05935

v.

THE PARTNERSHIPS AND UNINCORPORATED ASSOCIATIONS IDENTIFIED ON SCHEDULE "A",

Defendants.

COMPLAINT

Plaintiff, ALENA PAVLUCHENKO d/b/a ELLEN PAUL ART ("Pavluchenko" or "Plaintiff"), by Plaintiff's undersigned counsel, hereby complains of the Partnerships and Unincorporated Associations identified on Schedule A attached hereto (collectively, "Defendants"), and for Plaintiff's Complaint hereby alleges as follows:

JURISDICTION AND VENUE

- 1. This Court has original subject matter jurisdiction over the claims in this action pursuant to the provisions of the Federal Copyright Act, 17 U.S.C. § 101, et seq., 28 U.S.C. § 1338(a)–(b), and 28 U.S.C. § 1331.
- 2. Venue is proper in this Court pursuant to 28 U.S.C. § 1391, and this Court may properly exercise personal jurisdiction over Defendants since each of the Defendants directly targets consumers in the United States, including Illinois, through at least the fully interactive commercial internet stores operating under the Defendant aliases and/or the online marketplace accounts identified in Schedule A attached hereto (collectively, the "Defendant Internet Stores"). Specifically, Defendants are reaching out to do business with Illinois residents by operating one or more commercial, interactive internet stores through which Illinois residents can purchase

products bearing infringing versions of Plaintiff's copyrighted work. Each of the Defendants has targeted Illinois residents by operating online stores that offer shipping to the United States, including Illinois, accept payment in U.S. dollars, and, on information and belief, have sold products bearing infringing versions of Plaintiff's federally registered copyrighted work to residents of Illinois. Each of the Defendants is committing tortious acts in Illinois, is engaging in interstate commerce, and has wrongfully caused Plaintiff substantial injury in the State of Illinois. Additionally, Federal Rule of Civil Procedure 4(k)(2) confers personal jurisdiction over Defendants because the claims asserted herein arise under federal copyright law, Defendants would not be subject to jurisdiction in any state's courts of general jurisdiction, and exercising jurisdiction is consistent with the United States Constitution and laws.

INTRODUCTION

- 3. Plaintiff, Alena Pavluchenko d/b/a Ellen Paul Art, is the owner of the federal copyright registration that protects the creative content of Plaintiff's illustration. Pavluchenko is a multifaceted artist. Her work is characterized by, and often features, bright colors, atmospheric depictions of the sea and ocean, charming architectural elements, and whimsical old buses.
- 4. This action has been filed by Plaintiff to combat online copyright infringers who trade upon Plaintiff's reputation, goodwill, and valuable copyright by selling and/or offering for sale products in connection with Plaintiff's illustration. In addition, the Defendants are selling unauthorized products that are based on and derived from the copyrighted subject matter of Plaintiff's illustration.
- 5. Plaintiff is the owner of United States Copyright Registration No. VA 2-421-213 (the "Ellen Paul Work") and the registration is attached hereto as **Exhibit 1**. Upon information and

belief, the copyright has an effective date that predates the Defendants' acts of copyright infringement.

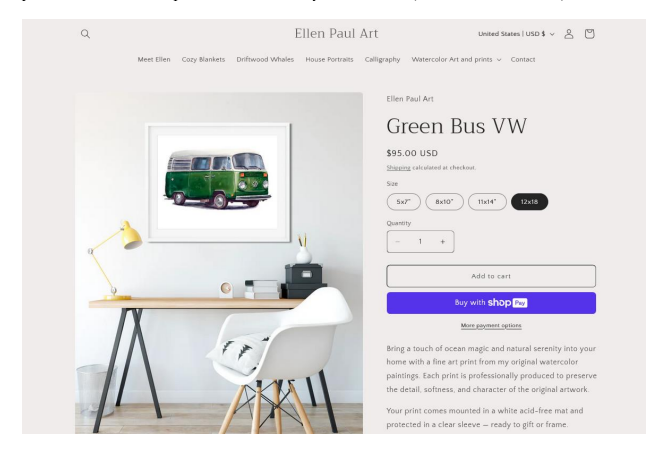
- 6. In an effort to illegally profit from the creative content of the Ellen Paul Work, Defendants have created numerous Defendant Internet Stores and designed them to appear to be selling authorized Ellen Paul Products.
- 7. The Defendant Internet Stores share unique identifiers, such as design elements and similarities of the unauthorized products offered for sale, establishing a logical relationship between them and suggesting that Defendants' illegal operations arise out of the same transaction, occurrence, or series of transactions or occurrences. Defendants attempt to avoid liability by going to great lengths to conceal both their identities and the full scope and interworking of their illegal operation. Plaintiff is forced to file this action to combat Defendants' piracy of the Ellen Paul Work. Plaintiff has been and continues to be irreparably damaged through loss of control over the creative content of the valuable copyright, reputation, goodwill, the quality, and ability to license as a result of Defendants' actions and seeks injunctive and monetary relief.

THE PLAINTIFF

8. Plaintiff, Alena Pavluchenko d/b/a Ellen Paul Art, is the owner of the Copyright Registration that protects the creative content of the Ellen Paul Work. Plaintiff creates art under the name Ellen Paul. Plaintiff is a multifaceted artist. She describes her art style as a celebration of what she loves and finds inspiring. Her work is characterized by, and often features, bright colors, atmospheric depictions of the sea and ocean, charming architectural elements, and whimsical old buses. Inspiration for Pavluchenko's work comes from the rich tapestry of her surroundings, her travels, and a deep dive into the history of modern art and the lives of renowned artists. Her artistic exploration began in 2015 when she delved into painting through online courses

and master classes focusing on drawing and watercolor techniques. Although she lacks formal training, Pavluchenko has honed her craft through self-directed study and learning from some of the finest watercolor artists both online and in person. Among her notable achievements, Pavluchenko has been featured in Boston Voyager Magazine and Cape Cod LIFE. These features underscore her commitment to bringing unique and heartfelt pieces to the art world.

9. Pavluchenko has expended substantial time, money, and other resources in developing, advertising, and otherwise promoting the Ellen Paul Work. As a result, products associated with the Ellen Paul Work are recognized and exclusively associated by consumers, the public, and the trade as products authorized by Pavluchenko (the "Ellen Paul Work").



https://ellenpaulart.com/products/green-bus-vw?variant=42755216310374

- 10. Plaintiff is the owner of the United States Copyright Registration that covers the Ellen Paul Work. The Registration is valid, subsisting, and in full force and effect. A true and correct copy of the registration certificate is attached hereto as **Exhibit 1**.
- 11. In an effort to illegally profit from the creative content of the Ellen Paul Work, Defendants have created numerous Defendant Internet Stores and designed them to appear to be selling authorized Ellen Paul Products. Upon information and belief, Defendants facilitate sales by designing the Defendant Internet Stores so that they appear to unknowing consumers to be authorized online retailers, outlet stores, or wholesalers selling genuine Ellen Paul Products.
- 12. Pavluchenko has invested substantial time, money, and effort in building up and developing consumer awareness, goodwill, and recognition in the Ellen Paul Work.
- 13. The success of the Ellen Paul Work is due in large part to Plaintiff's marketing, promotional, and distribution efforts.
- 14. As a result of Plaintiff's efforts, the quality of the Ellen Paul Products, the promotional efforts for Plaintiff's products and designs, press and media coverage, and social media coverage, members of the public have become familiar with the Ellen Paul Work and associate them exclusively with Pavluchenko.
- 15. Pavluchenko has made efforts to protect Plaintiff's interests in and to the Ellen Paul Work. No one other than Pavluchenko and her licensees are authorized to manufacture, import, export, advertise, create derivative works, offer for sale, or sell any goods utilizing the Ellen Paul Work without the express written permission of Plaintiff.

THE DEFENDANTS AND THE DEFENDANTS' UNLAWFUL CONDUCT

16. Defendants are individuals and business entities who, upon information and belief, reside in the People's Republic of China or other foreign jurisdictions. Defendants conduct business throughout the United States, including within Illinois and in this judicial district, through the operation of the fully interactive commercial websites and online marketplaces operating under the Defendant Internet Stores. Each Defendant targets the United States, including Illinois, and has offered to sell and, on information and belief, has sold and continues to sell illegal Ellen Paul Products to consumers within the United States, including Illinois and in this judicial district.

COUNT I COPYRIGHT INFRINGEMENT

- 17. Plaintiff repeats and incorporates by reference herein the allegations contained in the above paragraphs of this Complaint.
- 18. The Ellen Paul Work is an original work and is copyrightable subject matter under 17 U.S.C. § 101 et seq.
- 19. At all relevant times, Plaintiff has been the holder of the pertinent exclusive rights infringed by Defendants, as alleged hereunder, including but not limited to the Ellen Paul Work, including derivative works. The Ellen Paul Work is the subject of a valid Copyright Registration Certificate issued by the Register of Copyrights. (Exhibit 1).
- 20. Each Defendant, without the permission or consent of Plaintiff, has and continues to sell online pirated derivative works of the copyrighted Ellen Paul Work. Each Defendant has violated Plaintiff's exclusive rights of reproduction and distribution. Each Defendant's actions constitute infringement of Plaintiff's exclusive rights protected under the Copyright Act (17 U.S.C. §101 et seq.).

- 21. As a result of each Defendant's infringement of Plaintiff's exclusive rights under copyright, Plaintiff is entitled to relief pursuant to 17 U.S.C. §504 and to Plaintiff's attorneys' fees and costs pursuant to 17 U.S.C. §505.
- 22. The conduct of each Defendant is causing and, unless enjoined and restrained by this Court, will continue to cause Plaintiff great and irreparable injury that cannot fully be compensated or measured in money. Plaintiff has no adequate remedy at law. Pursuant to 17 U.S.C. §§502 and 503, Plaintiff is entitled to injunctive relief prohibiting each Defendant from further infringing Plaintiff's copyright and ordering that each Defendant destroy all unauthorized copies.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for judgment against Defendants as follows:

- 1) That Defendants, their affiliates, officers, agents, employees, attorneys, and all persons acting for, with, by, through, under, or in active concert with them be temporarily, preliminarily, and permanently enjoined and restrained from:
 - a. using the Ellen Paul Work or any reproductions, copies, or colorable imitations thereof in any manner in connection with the distribution, marketing, advertising, offering for sale, or sale of any product that is not an authorized Ellen Paul Product or is not authorized by Plaintiff to be sold in connection with the Ellen Paul Work;
 - b. passing off, inducing, or enabling others to sell or pass off any product or not produced under the authorization, control, or supervision of Plaintiff and approved by Plaintiff for sale under the Ellen Paul Work;
 - c. further infringing the Ellen Paul Work and damaging Plaintiff's goodwill;
 - d. shipping, delivering, holding for sale, transferring or otherwise moving, storing, distributing, returning, or otherwise disposing of, in any manner, products or inventory

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not authorized by Plaintiff to be sold or offered for sale, and which directly use the

Ellen Paul Work, and which are derived from Plaintiff's copyright in the Ellen Paul

Work; and

e. using, linking to, transferring, selling, exercising control over, or otherwise owning the

Defendant Internet Stores, or any other online marketplace account that is being used

to sell products or inventory not authorized by Plaintiff which are derived from

Plaintiff's copyright in the Ellen Paul Work;

2) For Judgment in favor of Plaintiff against Defendants that they have: a) willfully

infringed Plaintiff's rights in Plaintiff's federally registered copyright pursuant to 17 U.S.C. §501;

and b) otherwise injured the business reputation and business of Plaintiff by Defendants' acts and

conduct set forth in this Complaint;

3) For Judgment in favor of Plaintiff against Defendants for actual damages or statutory

damages pursuant to 17 U.S.C. §504, at the election of Plaintiff, in an amount to be determined at

trial;

4) That Plaintiff be awarded Plaintiff's reasonable attorneys' fees and costs; and

5) Award any and all other relief that this Court deems just and proper.

DATED: May 28, 2025

Respectfully submitted,

/s/ Keith A. Vogt

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